Application GRANTED. Unless and until the Court orders otherwise, the transcripts shall remain sealed - and thus should not be made part of the public appellate record. The Clerk of Court is directed to terminate Docket No. 278. SO ORDERED.

GEORGIA J. HINDE
ATTORNEY AT LAW
228 PARK AVENUE SOUTH
SUITE 33276
NEW YORK, NEW YORK 10003-1502

(212) 727-2717 TELEFAX: (212) 727-2627

January 26, 2023

January 26, 2023

Honorable Jesse M. Furman United States District Judge Southern District of New York 40 Foley Square New York, New York 10007

Re: United States v. Robert Wilson, 19 Cr. 625 (JMF)

Dear Judge Furman:

By the enclosed order of the United States Court of Appeals for the Second Circuit dated December 19, 2022, I was appointed pursuant to the Criminal Justice Act to represent the appellant Robert Wilson in connection with his direct appeal (Docket No. 22-3010). In that connection, I have ordered transcripts of proceedings that are not already available in the district court's electronic record.

Today, I learned from the Southern District Court Reporters that two of the transcripts I have requested are presently under seal. I therefore write to respectfully request that the Court order that these transcripts - from a hearing on June 9, 2022, and sentencing on November 10, 2022 - be made available to me to review by issuing a signed order to that effect. I also ask that the Court specify whether the transcripts should remain under seal for purposes of the appeal, or whether they may instead be made a part of the Court of Appeals' public docket if they are included in the appellant's appendix.

Thank you for your assistance.

Very truly yours,

/s/

Georgia J. Hinde

Enclosure

cc: Andrew Chan, Esq. (By ECF)
Assistant U.S. Attorney